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JUN 2 9 2005

OFFICE OF WORKERS' COMPENSATION JUDGE HELENA, MONTANA

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Attorneys for Respondents, General Casualty Company of Wisconsin, Regent Insurance Company, and Unigard Insurance Company

IN THE WORKERS' COMPENSATION COURT OF THE STATE OF MONTANA

ROBERT FLYNN,

WCC No. 2000-0222

Petitioner,

٧.

STATE COMPENSATION INSURANCE FUND,

Respondent.

RESPONSE TO SUMMONS OF GENERAL CASUALTY COMPANY OF WISCONSIN, REGENT INSURANCE COMPANY AND UNIGARD INSURANCE COMPANY

COME NOW the related entities of General Casualty Company of Wisconsin, Regent Insurance Company and Unigard Insurance Company ("Winterthur Group"), and pursuant to the Summons issued by this Court on May 4, 2005, hereby sets forth the following defenses to Petitioner's attorney's request for certification of a common fund and enforcement of his attorney fee lien.

The language of Petitioner's amended attorney fee lien indicates he is seeking common fund attorney fees on every workers' compensation claim with a date of injury occurring on or after July 1, 1974 through August 5, 2003, wherein a claimant incurred costs or fees to obtain a Social Security Disability award for which the insurer took an offset. The Winterthur Group requests dismissal from the above-referenced matter because no offset was taken in any of the twenty-eight claims the Winterthur Group has had in Montana since July 1, 1974. If this Court refuses to dismiss the Winterthur Group, then the Winterthur Group asserts the following with respect to the common fund request of Petitioner's counsel:

DOCKET ITEM NO. 399

1.	The decision in	Flynn v. M	ontana State	Fund, 20	02 MT	279, 312	Mont.
410, 60 P.3	3d 397, applies p	rospectively	only pursuar	it to the C	Chevron	Oil test of	of non-
retroactivity	, which was mos	t recently ap	plied by the M	lontana Si	upreme	Court in S	Schmill
v. Liberty N	w. Ins. Corp., 200	D5 MT 144, 3	327 Mont. 293	, P.3d	·;		

- 2. The decision in *Flynn* cannot be applied retroactively because retroactive application would constitute an unconstitutional impairment of contract;
- 3. If Flynn applies retroactively, the common fund attorney fee lien of Petitioner's counsel has no applicability to claims occurring on or after April 21, 2003, because of the legislative prohibition on common fund attorney fees set forth in Montana Code Annotated § 39-71-611(3) (2003) and Montana Code Annotated § 39-71-612(4) (2003);
- 4. If *Flynn* applies retroactively, settled files or files which were adjudicated prior to December 5, 2002, the date of the *Flynn* decision, are excluded from the implementation process;
- 5. If *Flynn* applies retroactively, files which have been inactive or files in which indemnity benefits were paid in full are excluded from the implementation process;
- 6. If *Flynn* applies retroactively and common fund fees are payable to Petitioner's counsel, the common fund attorney fee lien should have no applicability to claims occurring on or after December 5, 2002;
- 7. The amount of the attorney fee lien claimed by Petitioner's counsel is excessive;
- 8. If *Flynn* applies retroactively, the files of deceased claimants are excluded from the implementation process;
- 9. If *Flynn* applies retroactively, the doctrine of laches and/or the statute of limitations serves to bar any additional entitlement on claims which failed to timely present a demand for *Flynn*-type benefits;
- 10. If *Flynn* applies retroactively, Petitioner's counsel should be required to bear the financial burden of the identification and entitlement determination process, which includes the administrative and claims-related costs associated with obtaining the necessary Social Security disability information and calculating entitlement; and

RESPONSE TO SUMMONS OF GENERAL CASUALTY COMPANY OF WISCONSIN, REGENT INSURANCE COMPANY AND UNIGARD INSURANCE COMPANY

11. The Winterthur Group incorporates the defenses raised by the other insurers named in the global Summons and requests the right to add additional defenses throughout the duration of the post-remand proceedings, especially since many of the implementation issues will not be discovered unless *Flynn* is applied retroactively and the parties actually begin the implementation process.

DATED this $\frac{38}{2}$ day of June, 2005.

Attorneys for Respondents General Casualty Company of Wisconsin, Regent Insurance Company, and Unigard Insurance Company:

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CERTIFICATE OF MAILING

I, the undersigned, of GARLINGTON, LOHN & ROBINSON, PLLP, Attorneys for Respondents, General Casualty Company of Wisconsin, Regent Insurance Company, and Unigard Insurance Company, certify that on this \mathcal{AS}^{th} day of June, 2005, I mailed a copy of the foregoing Response to Summons of General Casualty Company of Wisconsin, Regent Insurance Company and Unigard Insurance Company, postage prepaid, to the following persons:

Rex L. Palmer, Esq. Attorneys Inc., P.C. 301 W. Spruce Missoula, MT 59802

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June 29, 2005

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Pat Kessner, Clerk Workers' Compensation Court P.O. Box 537 Helena, MT 59624-0537

Re:

Flynn Common Fund Cases WCC No. 2000-0222

Dear Ms. Kessner:

Per your conversation today with Mr. Harrington, we have corrected the WCC Number on the Responses to Summons filed yesterday in the Flynn matter. The first page to each of those filings is enclosed. Also enclosed is the corrected first page to the Notice of Representation. Mr. Harrington apologizes for using the incorrect WCC Number on these filings and for the inconvenience it has caused. If you have any questions, feel free to call him.

Very truly yours,

GARLINGTON, LOHN & ROBINSON, PLLP

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By

Secretary to Thomas J. Harrington

:sec

Enc.

c: Rex L. Palmer, Esq. (w/enc.)